

VOL. XXXV.

HONOLULU, HAWAII TERRITORY, WEDNESDAY, MARCH 19, 1902.

PRICE FIVE CENTS.

## OPERA HOUSE

Saturday Evening, Mar. 22

AFTERNOON AND EVENING.  
MATINEE AT 2 P. M.

## Grand Production

OF A SERIES OF INTERESTING INCIDENTS IN

## Ancient Hawaiian History

Adapted for the stage by the Hawaii Pioneers Dramatic Company, to be presented in English by Native Hawaiians on Saturday evening, will be produced as a melodrama in two acts, entitled

## The Lady of the Twilight

New Scenes! New Costumes! New Songs!

A musical interlude by the Company.

## PART II.

LANDING OF LONO AND HIS DEATH. Characters by the Company. A scene of realistic accuracy has been specially designed and painted for these representations.

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Teeth extracted without pain. We use the best materials—teeth, gold, rubber, etc., and all work is fully guaranteed to be entirely satisfactory. Any work that should not prove satisfactory will be attended to free of charge.

All our instruments are thoroughly sterilized, and every napkin antiseptic. Hours: 8 a. m. to 6 p. m.; Sundays, 9 a. m. to 12 m.

Room 4, Elite Building, Hotel St. Ladies in attendance.

## WE HAVE IDEAS

That are worth more than money to those desiring the best

## Photographs

We have the experience and the facilities to carry our ideas into execution.

Come and see our samples.

## Rice &amp; Perkins PHOTOGRAPHERS,

Oregon Block. Entrance on Union Street.

## NOTICE.

ALL PERSONS HAVING CLAIMS against the Austin Publishing Company will please present the same, certified, at the office of Andrews, Peters &amp; Andrade, Stangenwald building, before April 1, 1902.

ANDREWS, PETERS &amp; ANDRADE, Attorneys for the Austin Publishing Company.

## NEW ORDER IS MADE

## Gear Changes His Mind Once Again.

## DA SILVA ESTATE GOES TO DAVIS

## Order Made Yesterday Allows the Second Withdrawal of Money Paid Into Court.

The Da Silva estate, which has been a source of litigation in the courts for some time, is going from bad to worse. There have been a half dozen claimants to the estate of the old Portuguese, and though there was never a large amount of property involved, the contest has been no less bitter on that account.

A few months ago the estate was supposedly finally settled in favor of the widow of the deceased, and an order was made by Judge Gear directing the payment of the money into court, some four hundred dollars, to Thomas Fitch, as attorney for the claimant, and the administrator, De Paulo. A few weeks ago, however, a new claimant appeared in court, in the person of a sister of Da Silva, who claimed a portion of the estate. The widow contested the claim, and arguing that in any event the matter had passed out of the jurisdiction of the court.

Judge Gear took the matter under advisement, and after the contest had been almost forgotten, filed an order one day requiring Mr. Fitch to pay back into court the money he had received for the administrator, until such time as the claim of the alleged sister was disposed of.

Fitch, however, had already paid a portion of the money, about \$227, to the administrator, De Paulo, for the widow, and made an affidavit to that effect. Thereupon the first order was amended and De Paulo ordered to pay his money into court, and he did so, while Col. Fitch appealed to the Supreme Court, claiming that the money in his hands was the attorney's fee. And there the matter stood until yesterday, when another unexpected order was made upon application of George Davis. Judge Gear signed an order permitting De Paulo to withdraw the \$227 he had previously paid back into court "the former order having been inadvertently made." In other words, Judge Gear rescinded a portion of an order, leaving the remainder standing, though failing to assign any reason for his action. Whether the alleged sister has been held not to be a sister to the deceased, and not entitled to the estate, is not made clear, and the fact only remains that the \$227 has been again withdrawn from the court, and was paid yesterday to George A. Davis.

## COURT NOTES.

None of the Circuit Judges held court yesterday. Judge Humphreys is still confined to his home, though it was reported that he would be able to be down in the afternoon.

The correspondence between Governor Dole and Minister Sewall regarding the appointing power of the governor during the transition period was submitted to the Supreme Court yesterday. In the case of Hind vs. Wilder Steamship Company. There is but one communication from the Secretary of State in which he said that the vacancies in public office might be filled as heretofore, excepting that an oath of allegiance to the United States was required.

The annual report of Helen A. Holt, administratrix of the estate of J. R. Holt, deceased, was filed yesterday. Receipts were \$7,616.13 and disbursements \$5,440.33.

A. Magoon has asked to be appointed administrator of the estate of Harriet A. Kawaiul. The estate is valued at \$4,900.

A motion has been made asking that the administrator of the estate of John Um, deceased, be required to file his accounts.

## GRAND DISPLAY OF Fire Works UPON PACIFIC HEIGHTS

ON SATURDAY EVENING, MARCH 22, under the direction of Professor Mukuno, the celebrated chemist and fire-worker of Japan.

Arrangements have been made with the Pacific Heights Electric Railway Company whereby cars will leave Nuuanu street station every twenty minutes between 7 and 10:30 p. m., in order to accommodate the crowd. Round trip fare, including admission to the grounds, 25 cents.

## Millinery Display

of the prettiest Easter hats and bonnets all this week at the parlors of

Miss N. F. Hawley, Boston Block.

## CIGARETTE-SMOKING MINORS AROUSE LOCAL W. C. T. U.

## Law Regarding Sale of Tobacco to Children Will be Looked Up—Temperance Instruction in Public Schools.

EVILS of cigarette smoking by boys and girls in Honolulu was discussed yesterday afternoon at the meeting of the W. C. T. U., when the subject was unexpectedly brought up by one of the members, and the result will be a complete discussion of the matter at a future meeting. One of the ladies asked if there was a law preventing boys and girls from purchasing smoking material, and upon being told that there was such a law, she said it was being violated at all times. Even in the presence of police officers she had seen boys of tender years puffing at cigarettes. Another member, a teacher in one of the public schools, has found in one of her classrooms seven students, one of them a girl, who acknowledged in the presence of their fellow students that they smoked cigarettes, and she was now doing everything in her power by instruction and kindness to counteract the influences which cause them to indulge in tobacco.

Yesterday's meeting of the W. C. T. U. was an interesting one throughout, the main topic for discussion being temperance instruction in the public schools. Mrs. Whitney, president of the Union, presented the following well-written paper on the subject:

Compulsory temperance instruction in the public schools of the United States is distinctly an enterprise of the Woman's Christian Temperance Union. At the great meeting of temperance workers held in Cleveland, Ohio, in November, 1874, at which the Woman's Christian Temperance Union was organized, Miss Frances E. Willard, reporting a plan of work for the new society, mentioned as one of them, "Teaching the children in Sunday schools and public schools the ethics, chemistry, physiology and hygiene of total abstinence." This was immediately adopted as one of the first sixteen subdivisions of their plan of work, and Miss Willard was appointed chairman of the committee to take up this branch of work. In 1880 the department of scientific temperance instruction was organized, with Mrs. Mary H. Hunt, of Boston, Mass., as its superintendent, and this able and faithful worker has now for more than twenty years, carried on the campaign, until at last every State and Territory in the Union has compulsory temperance instruction in its public schools.

The story of Mrs. Hunt's work reads



## Stops that Tired Back-ache.



## The Health of Work Women

How the Manager of One Concern Presents Differing Among His Help.

The manager of a large establishment where several hundred girls are employed at various kinds of work said that Halpruner's Pain Remover was a god-send to working women.

Ninety-nine out of every hundred young women who are compelled to work for a living suffer with dreadful backaches, said the manager. I have seen bright, rosy-cheeked, energetic young women grow dull, wrinkled and careworn because of these painful, tired backaches. Every line in their face shows the pain they are suffering. We've stopped that thing pretty much in our factory. Most of our girls use Dr. Halpruner's Pain Remover. They rub it on their backs at night and it gives them strength and vitality for the next day's work. It's a wonderful medicine that penetrates deeply, increases the circulation, treats heat and removes all pain and aches. All druggists sell it at 50c and \$1 a bottle.

## Halpruner's

Wonderful Pain Remover, rub it on your tired, aching back—rub it in good and you will receive immediate relief. Women who have to stand up all day be ore and behind counters, handling, packing, writing, selling goods, sweeping, baking, sewing, washing, and a thousand and one other things that women must do, ought to use Halpruner's Wonderful Pain Remover for their tired, aching backs.

It is just the medicine you ought to have to freshen you up and give your back strength to stand tomorrow's toll. Take it internally or rub it on the outside on the aching parts—here is nothing but health and strength, and that is what you ought to have. Halpruner's Medical Manufacturing Co., 28 California St., San Francisco, Cal.

## MUST THINK OVER BONDS

## Kohala Meeting Is Adjourned Two Weeks.

## MANAGER PRAISES THE PORTO RICANS

## Says They Are Improving and Make High Class Laborers. Reports for Year.

The stockholders of the Kohala Sugar Company met yesterday and although it was later decided to take a recess of two weeks, the routine business of the meeting was carried through. The delay was due to the consideration of the issuance of bonds of the plantation. The point made was that the bond issue needed further thought on the part of the stockholders, and to make this possible the meeting went over. The reports of the treasurer and manager of the plantation were received.

In the report of the treasurer it is shown that additions have been made to the permanent improvements of the plantation to the extent of \$23,022.73. The operating expenses have been \$203,887.81 for the three crops during the year. The balance of profit on the year was \$96,317.01, as the sugars sold netted \$307,300.52. Profits from other sources were \$2,876.55, and the total of the balance carried over to next year was \$205,667.11.

The report of Manager Olding is very short. It says:

Crop of 1901 amounted to 3160 tons. Crop of 1902—Of this 220 acres of plant and 280 acres of ratoon cane have been harvested. The yield from this area has been approximately one-half ton of sugar per acre. On account of the extremely dry weather during the grinding season, the tops of the cane could not be used for seed, this necessitating using 106 acres of plant and 40 acres of ratoon cane for this purpose. There remains to be harvested 300 acres of irrigated plant cane and 230 acres of plant cane unirrigated; also 180 acres of ratoons, the greater portion of which has been irrigated. The yield from this area is conservatively estimated at 1800 tons.

Crop of 1903—Six hundred and twenty acres have been planted and in addition to this there are 430 acres of ratoons. Fertilizers—As the plantation was cropped continuously, for about 30 years, without fertilizer, even the waste from mill and manure from the stables being thrown away, the result is that analysis of the soil, by modern methods, shows that it is poor in available plant foods, consequently fertilizers will have to be largely used to insure good crops in future.

Irrigation—Development work was completed in February, 1901. The young cane had a poor start, owing to dry weather during months of September and December, 1900. The yield from the irrigated area is estimated at 1500 tons. This yield, though small for irrigated cane, is due entirely to the irrigation plant, as the portion of the plantation has the least rainfall. The cost of pumping and irrigating has been \$27,260.15, and to this may be credited the above mentioned amount of sugar, which would otherwise have been lost. Prospecting for Water—The cost of tunneling for the present year has been transferred to a stock account. These tunnels supplied the drinking water for the Kapaau and Kohala system for a period of about three months when the streams were dry.

Reservoirs—These have been improved and enlarged.

Forestry—About ten acres have been planted with trees of the algaroba and ironwood varieties. It has been found that algaroba trees do well in sheltered localities to an altitude of 400 feet and will be of great value in the future for stock feeding and fuel, and are planted on land not available for cane growing. Belts of ironwood are planted to protect the algaroba from the winds. Profit Sharing Companies—Owing to the disastrous dry season the companies working on the profit sharing system have worked at a loss.

Labor—There has been a great improvement in the labor situation, the Porto Ricans having turned out well, and are amongst the best laborers on the plantation, and are improving greatly.

In conclusion I would say that a larger area of plant cane than usual was under cultivation for crop of 1902. This was heavily fertilized, fertilizer to the value of \$26,000 being used. The cane was kept under a high state of cultivation and should have produced over 5000 tons of sugar but for reasons already stated may not reach 2000 tons.

The rate paid labor has been unusually high, and has added greatly to the cost of all operations.

The irrigation plant recently installed will undoubtedly be a good investment, but the expense bears heavily on the first year.

## PROFESSIONAL CARDS.

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## ARCHITECTS.

BEARDSLEE &amp; PAGE, Architects and Builders.—Office, 2d floor, Elite building, Hotel street; sketches and correct estimates furnished at short notice; Tel. 229; P. O. box 773.

## ATTORNEYS.

LYLE A. DICKEY.—King and Bethel Sts.; Tel. Main 312.

C. R. HEMENWAY.—Office, 406 Judd building; Telephone 314 Main.

FRED W. MILVERTON.—Rooms 302-304 Stangenwald block; Tel. Main 395.

PETERSON &amp; MATTHEWMAN.—P. O. box 395; 15 Kaahumanu St.

## BROKERS.

E. J. WALKER.—Coffee Broker; buys and sells Coffee in any quantity. Room 4, Spreckels' block.

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DR. W. R. BOGLE.—Office, Oregon block, Hotel and Union Sts.

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DR. DERBY.—Mott-Smith bldg., cor. Fort and Hotel Sts.; office hours, 9 to 4.

M. E. GROSSMAN, D.D.S.—Alakea St., three doors above Masonic Temple, Honolulu; office hours, 9 a.m. to 4 p.m.

DR. GEO. H. HUDDY.—McIntyre bldg., rooms 1 and 2; 9 a. m. to 4 p. m.

DR. A. C. WALL, DR. O. E. WALL.—Office hours, 8 a. m. to 4 p. m.; Love bldg., Fort St.; Tel. 434.

J. M. WHITNEY, M.D., D.D.S.—Boston bldg., Fort St., above May &amp; Co's; hours, 9 to 5; Tel. Main 277.

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E. TAPPAN TANATT.—Civil and Electrical Engineer; office, 1313 Wilder Ave.; Tel. Blue 344.

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DR. JENNIE L. HILDEBRANDE.—Office, 248 Beretania ave.; telephone Blue 521.

DR. W. HOFFMANN.—Beretania St., opposite Hawaiian Hotel. Hours, 9 to 11 a. m.; 1 to 3, and 7 to 8 p. m. Phone White 481.

DR. T. MITAMURA.—Office, 1468 Nuuanu St.; Tel. White 152; office hours, 8 to 10 a. m., and 6 to 8 p. m., except Sundays.

W. G. ROGERS, M.D.—Eye, Ear, Nose and Throat; 1146 Alakea St.

DR. J. UCHIDA.—Physician and Surgeon; office, Beretania, between Fort and Nuuanu streets; office hours, 8 to 12 a. m., 7 to 8 p. m.; Tel. 1211 White.

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MRS. HANA, Proprietor.

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BEST MEALS, CLEANEST TABLES AND QUICKEST SERVICE IN HONOLULU.  
Prices Reasonable.

## New Territory Restaurant JUST OPENED

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Meals 25c. Tickets, \$4.50. Everything First-class.